## REMARKS

This paper is responsive to the Notice of Non-Compliant Amendment mailed June 20, 2006, relating to the above-identified application. Applicant previously received the same Notice (mailed 6/5/06), in which, Claims 12 and 13 were considered to be non-complaint because they included dependencies which had been changed from the original claims, but were not underlined and the original dependencies had not been deleted. Such improper dependencies, as alleged by the Examiner, were merely typographical errors by support staff as any other interpretation is non-sensical, as would be recognized by anyone.

Applicant timely submitted corrected Claims 12 and 13 in response to the original Notice. Applicant submits that the June 20, 2006 Notice is improper. Under the Notice heading "TIME PERIOD FOR FILING A REPLY TO THIS NOTICE:" the Examiner will note the following quoted language that was seemingly ignored:

"If any of above boxes 1. to 4. are checked, the correction required is only the **corrected section** of the non-compliant amendment in compliance with 37 CFR 1.121." (Emphasis in original)

Box 4 was checked. Applicant submits compliance with same and requests that the Examiner withdraw the subsequent notice.

To speed examination of this application, a complete listing of all claims is included herewith.

The Commissioner is hereby authorized to charge any underpayment or credit any overpayment to Deposit Account No. 22-0259 or any payment in

connection with this communication, including any fees for extension of time, which may be required. The Examiner is also invited to call the undersigned if such action might expedite the prosecution of this application.

Respectfully submitted,

Dated:

7/17/06

By:

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